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## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

		V.	OF	RDI	ER OF DETENTION P	ENDING TRIAL
	Ju	uan Mercado-Malvis	Case Numbe	er:	09-6165M	
and was	s represe	with the Bail Reform Act, 18 U.S.C. § ented by counsel. I conclude by a prent pending trial in this case.	3142(f), a detention hearing eponderance of the evidence	g w e th	vas held on May 11, 200 he defendant is a flight i	09. Defendant was presen risk and order the detention
			FINDINGS OF FACT			
I find by	a prepo	onderance of the evidence that:				
	$\boxtimes$	The defendant is not a citizen of the	e United States or lawfully	adr	mitted for permanent re	esidence.
	$\boxtimes$	The defendant, at the time of the charged offense, was in the United States illegally.				
		If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed.				
		The defendant has no significant of	ontacts in the United States	s oı	or in the District of Arizo	na.
		The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.				
	X	The defendant has a prior criminal	history.			
		The defendant lives/works in Mexic	co.			
		The defendant is an amnesty app substantial family ties to Mexico.	licant but has no substant	tial	ties in Arizona or in t	he United States and has
		There is a record of prior failure to	appear in court as ordered			
		The defendant attempted to evade	law enforcement contact b	y fl	fleeing from law enforce	ement.
		The defendant is facing a maximur	n of	у	years imprisonment.	
at the ti	The Come of the	urt incorporates by reference the mane hearing in this matter, except as r	nterial findings of the Pretria noted in the record. CONCLUSIONS OF LAW		ervices Agency which v	were reviewed by the Cour
	1. 2.	There is a serious risk that the defe No condition or combination of con	endant will flee.	ure	the appearance of the	defendant as required.
appeal. of the U	ctions fac The def Inited St	fendant is committed to the custody cility separate, to the extent practical fendant shall be afforded a reasonal cates or on request of an attorney for e United States Marshal for the purp	of the Attorney General or ble, from persons awaiting c ble opportunity for private co the Government, the perso	his or se ons on ir onr	s/her designated repres serving sentences or bei sultation with defense coin in charge of the correction anection with a court pro	ing held in custody pending ounsel. On order of a cour ons facility shall deliver the
deliver a	IT IS OF a copy o	RDERED that should an appeal of the fither motion for review/reconsideration	nis detention order be filed	with	th the District Court, it is	s counsel's responsibility to aring set before the Distric
Service	s sufficie	JRTHER ORDERED that if a release ently in advance of the hearing before potential third party custodian.	e to a third party is to be cor ore the District Court to allo	nsid DW	dered, it is counsel's res Pretrial Services an op	sponsibility to notify Pretria pportunity to interview and
	DATE	ED this 12 <sup>th</sup> day of May, 200	9.			
			John			

David K. Duncan United States Magistrate Judge